

State of Rhode Island and Providence Plantations
Department of Labor & Training
Workers' Compensation Self-Insurance Unit
P.O. Box 20190

Cranston, RI 02920-0942 Telephone: (401) 462-8100 Fax: (401) 462-8095

BOND OF EMPLOYER AUTHORIZED TO PAY WORKERS' COMPENSATION BENEFITS DIRECTLY TO EMPLOYEES OR THEIR DEPENDENTS

AMOUNT:	BOND NO:	
	BY THESE PRESENTS, that	
	office and principal place of business as l	
insurance cornoration of	and organized under the laws of	, an
licensed to do business in	n the State of Rhode Island, as Surety, ar abor & Training of the State of Rhode Is	e held firmly bound unto
Plantations for the use an subject to the laws of F	d benefit of the employees of said Princi Rhode Island in the penal sum of \$	pal whose employment is for the
	and truly to be made, the said corporation assign – jointly and severally – firmly by	
General Laws of Rhode Training an application fo authorize the said Princip	Id Principal in accordance with and pur Island, 1956, 28-36-2, has filed with the r a certificate of compliance with the pal to pay compensation as per RI Worke of Title 28 and as amended directly to	ne Department of Labor & provisions of 28-36-1(b) to orkers' Compensation Act,
be granted by the Departme directly to the person entitle day of, A. General Laws of Rhode I	E the condition of this obligation is such, that of Labor & Training and the said Principle of thereto within the twelve (12) months for D, the compensation benefits sland, Chapters 33 and 34 of Title 28, and and remain in full force and effect.	ipal shall well and truly pay rom and after the and expenses provided by
direct obligation by the said such sums for the compensa of Title 28, as amended, an	ATED AND AGREED that this bond is and Principal and the said Surety to the persation benefits and services provided by the day be sued upon or enforced in the next of Labor & Training for the use and be	ons who may be entitled to e said Chapters 33 and 34 name of such persons, or in

IT IS FURTHER STIPULATED AND AGREED that the liability of the Surety shall not be discharged by any payment or succession of payments hereunder, unless and until such payment of payments shall amount in the aggregate to the penal sum of the bond, but in no event shall the obligation of the Surety hereunder exceed the amount of said penal sum.

aid Surety at any time prior to the expiration of twelve (12) months from and after the lay of, A.D, upon giving thirty (30) days notice in writing to he Department of Labor & Training, in which event the liability of the said Surety shall at the expiration of the said thirty (30) days cease and determine, except as to such liability for the lefault of the said Principal in fully discharging all liability for the compensation benefits and expenses provided by said Chapters 33 and 34 of Title 28, as amended, which accrued during he period from and after the day of, A.D, to he date of expiration hereof. Cancellation eliminates liability accruing after the date of cancellation, but the bond remains in effect to cover liability accruing after the date of cancellation, but the bond remains in effect to cover liability accruing after the date of cancellation, but the bond remains in effect to cover liability accruing after the date of cancellation as igned release is executed and the original bond is returned to the bond company. IT IS FUTHER STIPULATED AND AGREED that in the event the Principal defaults on paying the compensation benefits and expenses referenced herein within the twelve month period from and after the day of, A.D, the Department of Labor and Training will call on the Bond, in full, pursuant to Section 28-36-1 of the General Laws of Rhode Island. IN WITNESS WHEREOF, the said (Surety) And the said have caused their respective officers (Principal) hereunto duly authorized to sign and the respective corporate seals to be hereunto affixed this day of, A.D		ND AGREED that this bond may be cancelled by the
lay of	said Surety at any time prior to the expirati	on of twelve (12) months from and after the
expiration of the said thirty (30) days cease and determine, except as to such liability for the lefault of the said Principal in fully discharging all liability for the compensation benefits and expenses provided by said Chapters 33 and 34 of Title 28, as amended, which accrued during the period from and after the	day of , A.D.	, upon giving thirty (30) days notice in writing to
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And the said		(0 1)
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	(Principal)	
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